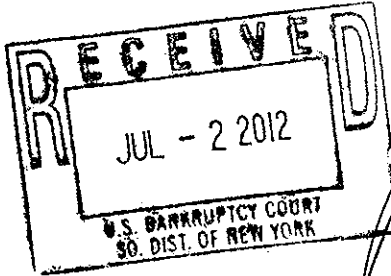


June 29, 2012  
Clerk for



filed purpose

Appeal BK 09  
50026

Indy ROBERT Gm June 18 2012  
Enclosed  
Notice of Appeal  
Some doc. just  
Need all from  
HARRIS  
June 26  
10:28  
18

*Some of documents w/out**doc. #*UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK-----X  
In re:

: Chapter 11

MOTORS LIQUIDATION COMPANY, *et al.*,  
f/k/a General Motors Corporation, *et al.*,

: Case No.: 09-50026 (REG)

Debtors.

: (Jointly Administered)

## ENDORSED ORDER:

Deeming Ms. Creamer's letter to be a motion for reargument under Fed.R.Bankr.P. 9023 or 9024, or Local Bankruptcy Rule 9023-1, reargument is denied. After review of Ms. Creamer's letter, and the transcript of the hearing insofar as it dealt with Ms. Creamer's claim, the Court must conclude that the motion fails to identify any matters or controlling decisions that the Court did not consider.

The Court was told by Court Call that "Ms. Creamer disconnected" during the time the Court was dictating its decision. (*See* Tr. at page 61). Ms. Creamer was not deprived of the opportunity to present any part of her argument.

However, to assist Ms. Creamer in the event she wishes to appeal, a copy of the transcript, including the Court's ruling in full insofar as it addressed Ms. Creamer's claim, is attached to this order. During the Court's review of the transcript when considering Ms. Creamer's motion for reargument, the Court corrected the transcription errors in the transcript, and if there are any further proceedings involving use of the transcript, the corrected transcript should be used instead.

Ms. Creamer is reminded of the Court's holdings that she could still assert any claims she might have with respect to the accident against New GM, and that the Court was not going to affect any rights she might have in that regard in any way. Her claim arose when the accident took place and the injury was suffered, after the sale of Old GM's assets to New GM. Though she bought her vehicle before the sale, the Court's sale order permitted claims of that character to be asserted against New GM. The Court suggests, but does not order, that in deciding whether she wishes to appeal, Ms. Creamer keep that in mind.

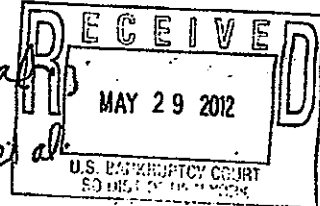
Dated: New York, New York  
June 26, 2012

*s/Robert E. Gerber*  
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE: Chapter 11 Case No.

MOTOR LIQUIDATION COMPANY et al  
: 09-50026 (REG)  
+ / k/a General Motors Corp., et al



Debtors: (Jointly Administered)

MISTRIAL MOTION  
ORDER FROM TRANSCRIPT OF HEARING ~~via~~  
phone on April 26, 2012 is NOT LEGAL. THE  
TRANSCRIPTION OF THIS HEARING AFTER  
BEING TRANSCRIBED IS NOT CITING THE  
U.S. CODE THAT; MS. CREAMER ARGUED,  
DURING HEARING AND DISCONNECT OF  
INCOMING CALL ON HER PHONE DURING  
TRIAL HEARING OF APRIL 26, 2012 OF THE  
PRODUCT SAFETY RECALL OF DEFECTIVE STEERING  
MOTOR ON 3, 2010 when the STEERING MOTOR  
DEFECTIVE TIME OF PURCHASE 0007 of 2006  
CHRYSLER-FACTORY and MANUFACTURED IN USA WITH 18%  
IN MEXICO. RECALL IN MARCH 2010 AFTER  
FACT OF ACCIDENT CAUSED BY STEERING FAILURE  
ON SEPTEMBER 24, 2009. SUBMITTED MAY 22  
2012  
Miguel A Creamer  
THE HUSH  
705 S. Monroe  
Smith Center 15  
00967

Court of Mailings - Annals  
1633 Broadway NY NY 10019

Clerk of Court / JUDGE GERBER

785-259-1460

IN RE  
MOTOR'S LIQUIDATION,  
INC  
Bankruptcy Ct. SD of NY  
Case no #  
09-50026  
REG  
MEMO to Court of INTERLOCUTORY  
RE: HEARING/TRANSCRIPTS  
and or response by Creditor attorney  
MARTINE A. CREAMER

Pursuant to Fed. R. Bankr. P. 5003(a) DOCKET  
Records of Motor Liquidation, Inc. Attorneys Stephanie Greer has

reported she entered another document  
after hearing held on April 26, 2012.

She said she would email both the  
Court's hearing and her response FRIDAY

April 27 and Monday, May 1, 2012. My emails  
had no emails on internet pages. However,  
she emailed the hearing information of April  
26, 2012, early to me; what happened to above  
emails also needed by Clerk of Court and (Clerk)  
Clerk of Judge Gerber is the Docket Sheet  
requested no help with this either as  
requested on emails as not home at address  
to receive mail. FRID May 2, 2012  
thehush91@hotmail.com

FRY Clerk of Court address  
Court 212 662-3333 212-271-6501

Steph Greer

May. 22. 2012 3:58PM

No. 0227 P. 1

Doc#

11766

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE: Chapter 11 Case No.

MOTOR LIQUIDATION COMPANY et al.;  
09-50026 (REG)  
f/k/a General Motors Corp., et al.

Debtors: (Jointly Administered)

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2012  
Ms. Creamer  
THE HUSH  
705 S. Monroe  
South Center Rd  
06947

Cent of Mailing - Anthony  
1633 Broadway NY NY 10019  
CLERK OF COURT / JUDGE GERBER

Page 1

1 UNITED STATES BANKRUPTCY COURT  
2 FOR THE SOUTHERN DISTRICT OF NEW YORK  
3 Case No. 09-50026 (REG)

4 - - - - -x

5 In Re:

6  
7 MOTORS LIQUIDATION COMPANY, et al.,  
8 f/k/a General Motors Corp., et al.

9  
10 Debtors.

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12 - - - - -x

13  
14 United States Bankruptcy Court  
15 Southern District of New York  
16 One Bowling Green  
17 New York, New York 10004

18  
19 April 26, 2012

20 9:45 AM

21  
22 B E F O R E:  
23 HON. ROBERT E. GERBER  
24 U.S. BANKRUPTCY JUDGE  
25